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13	*Motion for admission pro hac vice to be filed	
14	ATTORNEYS FOR PLAINTIFF AND THE PUTATIVE CLASS	
15	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA	
16	KATIE SZPYRKA, individually and on	Case No. 12-cv-03088-EJD
17	behalf of all others similarly situated,	
18	Plaintiff,	CLASS ACTION
19	·	ADMINISTRATIVE MOTION TO RELATE
20	V.	CASES PURSUANT TO CIVIL LOCAL RULF 3-12
21	LINKEDIN CORPORATION, a Delaware corporation,	JUDGE: THE HON. EDWARD J. DAVILA
22		DEPT: COURTROOM 4, 5TH FLOOR
23	Defendant.	DATE ACTION FILED: JUNE 15, 2012
24	Pursuant to Local Rule 3-12(b) for the U.S. District Court for the Northern District of	
25	California, Plaintiff Katie Szpyrka hereby moves for consideration of whether <i>Paraggua v</i> .	
26	Linkedin Corp., Case No. 12-cv-03430-EDL, filed on June 29, 2012, Shepherd v. Linkedin	
27	ADMINISTRATIVE MOTION TO RELATE CASES	
	II GLORANO 16 COSCO TITO	

Corp., Case No. 12-cv-03422-JSC, filed on June 29, 2012, and Veith v. Linkedin Corp., Case No. 1 12-cv-03557-PSG, filed on July 6, 2012, are related to Szpvrka v. Linkedin Corp., Case No. 12-2 cv-03088-EJD, filed on June 15, 2012. 3 These actions are related under Civil L.R. 3-12(a). They include the same people (i.e., the 4 same class of consumers) and are against the same defendant (i.e., LinkedIn Corp.). In addition, 5 all of the actions are brought as class actions arising from the same facts and circumstances— 6 LinkedIn Corp.'s data breach (which was made public on or about June 6, 2012). It appears 7 likely that there will be an unduly burdensome duplication of labor and expense and/or 8 conflicting results if these cases are conducted before different judges. Thus, the assignment of a 9 single judge is likely to promote an efficient determination of the actions and conserve judicial 10 resources. (The Parties' Stipulation is attached hereto as Exhibit A.) 11 12 Dated: July 27, 2012 Respectfully submitted. 13 By: /s/ Sean Reis 14 One of Plaintiff Szpyrka's Attorneys 15 SEAN P. REIS (SBN 184044) 16 (sreis@edelson.com) **EDELSON MCGUIRE LLP** 17 30021 Tomas Street, Suite 300 Rancho Santa Margarita, California 92688 18 Telephone: (949) 459-2124 19 JAY EDELSON\* (jedelson@edelson.com) 20 RAFEY S. BALABANIAN\* (rbalabanian@edelson.com) 21 ARI J. SCHARG\* (ascharg@edelson.com) 22 CHRISTOPHER L. DORE\* (cdore@edelson.com) 23 **EDELSON MCGUIRE LLC** 350 North LaSalle Street, Suite 1300 24 Chicago, Illinois 60654 Telephone: (312) 589-6370 25 Fax: (312) 589-6378 26 27

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## CERTIFICATE OF SERVICE 1 I, Sean P. Reis, an attorney, hereby certify that on July 27, 2012, I served the above and 2 foregoing Administrative Motion to Relate Cases Pursuant to Civil Local Rule 3-12 by causing true and accurate copies of such documents to be electronically filed and transmitted to counsel 3 of record in this case through the Court's CM/ECF electronic filing system, and as to all counsel of record in the proposed related cases, identified below, via electronic mail. 4 5 Dated: July 27, 2012 EDELSON MCGUIRE LLP 6 /s/ Sean P. Reis 7 8 David C. Parisi Laurence D. King 9 Kaplan Fox & Kilsheimer LLP Parisi & Havens LLP 350 Sansome Street, Suite 400 15233 Valleyheart Drive 10 San Francisco, CA 94104 Sherman Oaks, CA 91403 11 lking@kaplanfox.com dcparisi@parisihavens.com 12 Attorney for Scott Shepherd Attorney for Sam Veith 13 Joseph J. Siprut Dan Marovitch 14 Siprut PC Marovitch Law Firm, LLC 122 S. Michigan Ave., Suite 1850 233 S. Wacker Dr., 84th Floor 15 Chicago, Illinois 60603 Chicago, Illinois 60606 jsiprut@siprut.com dmarovitch@marovitchlaw.com 16 17 Attorney for Candyce Paraggua Attorney for Candyce Paraggua 18 19 20 21 22 23 24 25 26 27

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